UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN RE PHARMACEUTICAL INDUSTRY AVERAGE WHOLESALE PRICE LITIGATION

THIS DOCUMENT RELATES TO:

COUNTY OF ONONDAGA V. ABBOTT LABORATORIES, INC., ET AL., (N.D.N.Y Case No. CV-05-0088)

MDL. NO 1456

Civil Action No. 01-CV-12257-Judge Patti B. Saris

AFFIDAVITS OF SERVICE

KIRBY McINERNEY & SQUIRE LLP 830 Third Avenue, 10th Floor New York, NY 10022 (212) 371-6600

UNITED STATES DISTRICT COURT NOTHERN DISTRICT OF NEW YORK	X
COUNTY OF ONONDAGA	Index No. 05-0088 FJS/GHL
V.	
ABBOTT LABORATORIES, INC., ET AL.	
STATE OF TILINOIS	
STATE OF ILLINOIS) COUNTY LAKE)	ii.
	being duly sworn deposes and says that:
Deponent is not a party to this action, and is over	18 years of age and is a resident of the State of
TILINOIS	
On August 31, 2005, at approxim	nately 1 :16 Pm. at 100 Abbott Park Road, Abbott
Park, IL 60064, Deponent served the within Sur	nmons in a Civil Case and Complaint upon Abbott
Laboratories, by delivering to and leaving with	
(Person served) CINOP A. BENNETT	
a true and correct copy of said document. At the	time of said service.
(Person served) CINDY A. BENNETT	stated that (s)he was duly authorized to accept
service of legal process for Abbott Laboratorie	
CIND? A. BENNET	
WHITE (fe)male, approximately	
5 · 3 " tall, with BROWN hair.	
(other features) BROWN EPES	
Sworn to before me this 31 day of August, 2005 Notary Public "OFFICIAL SEAL" BRIAN MOY NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 2/10/2006	PROCESS SERVER'S SIGNATURE) STEVE M. SEMENEK Print Name TILINOIS LICENSE#117-001118

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COUNTY OF ONODAGA

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC., ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, John R. Fleder, attorney for defendants Alpharma, Inc. and Purepac Pharmaceuticals Co. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Alpharma, Inc.'s and Purepac Pharmaceuticals Co.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: Apr. 1 7, 2005

John R. Fleder, Esq.

Hyman, Phelps & McNamara, P.C.

700 Thirteenth Street, N.W.

Suite 1200

Washington D.C. 20005

Attorney for Defendants Alpharma, Inc. and Purepac Pharmaceuticals Co.

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COUNTY OF ONODAGA

AGA

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC., ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Carlos M. Pelayo, attorney for defendant AstraZeneca Pharmaceuticals

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L.P. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that AstraZeneca

Pharmaceuticals L.P.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re*

Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be

agreed upon between defendants and plaintiff.

Date: 7 April, Loos

Carlos M. Pelayd, Esq. Davis Polk & Wardwell 450 Lexington Avenue

New York, NY 10017

Attorney for Defendant AstraZeneca Pharmaceuticals L.P.



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X

COUNTY OF ONODAGA

Plaintiff, :

: 05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC., :

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

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ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Joseph H. Young, attorney for defendant **Amgen**, **Inc.** in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that **Amgen**, **Inc.**'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: April 2006

Joseph H. Young, Esq. Hogan & Hartson LLP 111 South Calvert Street

Baltimore, MD 21202

Attorney for Defendant Amgen, Inc.

COUNTY OF ONONDAGA	X	
Plaintiff,	: : :	05-CV-0088
v. ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC., ALLERGAN, INC., ALPHAMARA INC., et al.	: : : : : x	FJS/GHL ACCEPTANCE OF SERVICE
Defendants.	-	

I, Richard D. Raskin, attorney for defendants Allergan, Inc., Bayer

Corporation and Novo Nordisk Pharmaceuticals, Inc. in the above-captioned matter,
hereby accept service of the Summons and Complaint in this action in conjunction with
agreement by plaintiff County of Onondaga that Allergan, Inc., Bayer Corporation and

Novo Nordisk Pharmaceuticals, Inc. time to answer or otherwise respond shall be extended
to a date set by order of Judge Saris in the District of Massachusetts in the action captioned In
re Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be
agreed upon between defendants and plaintiff.

Date:	Aubad J. Nancei
The state of the s	Dishard D. Doskin, Est

Richard D. Raskin, Esq.
Sidley Austin Brown & Wood
Bank One Plaza
10 South Dearborn Street
Chicago, IL 60603

Attorney for Defendants Allergan, Inc., Bayer Corporation and Nov**a** Nordisk

Pharmaceuticals, Inc.

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COUNTY OF ONODAGA

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Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,
AGOURON PHARMACEUTICALS, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Jennifer H. McGee, attorney for defendants Aventis Pharmaceuticals, Inc. and Dermik Laboratories, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Aventis Pharmaceuticals, Inc.'s and Dermik Laboratories, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: Upni 1, 2005

Jennifer H. McGee, Esq. Shook, Hardy & Bacon LLP

Hamilton Square

600 14th Street N.W., Suite 800 Washington D.C. 20005-2004

Attorney for Defendants Aventis Pharmaceuticals, Inc. and Dermik Laboratories, Inc.

Lawyers Support Service, LLC

3149 Dundee Road, Suite 323 Northbrook, IL 60062 888-206-9858 Fax 888-566-8069

UNITED STATES DISTRICT COURT

Case No.: 05CV0088

AFFIDAVIT OF SPECIAL PROCESS SERVER

SCOTT GARLAND being first duly sworn on oath deposes and says that he/she was appointed by the Court to serve process in the above mentioned cause and/or is a special appointed process server, a licensed private investigator, and/or an employee of Shadow Investigations, LLC., Department of Professional Regulation number 117-001147.

That he/she served the within AMENDED SUMMONS IN A CIVIL CASE & COMPLAINT on the within named defendant, BAXTER INTERNATIONAL, INC., by leaving a copy of each with the said defendant personally on 03/17/2005. That he/she served the within AMENDED SUMMONS IN A CIVIL CASE & COMPLAINT on the within named defendant, BAXTER INTERNATIONAL, INC., by leaving a copy of each at his/her usual place of abode with MARCIA MELCHIN, AUTHORIZED AGENT, a person of the family age of 13 years or upwards and informed that person of the contents thereof on 03/17/2005, and that further he/she mailed a copy of each in a sealed envelope with postage paid addressed to the defendant BAXTER INTERNATIONAL, INC. at his/her usual place of abode on _ X III. That he/she served the within AMENDED SUMMONS IN A CIVIL CASE & COMPLAINT on the within named corporate defendant, BAXTER INTERNATIONAL, INC., by leaving a copy of each with MARCIA MELCHIN, AUTHORIZED AGENT, a person authorized to accept service and informed that person of the contents thereof on 03/17/2005. X IV. (a) That the sex, race and approximate age of the defendant or other person with whom he/she left the AMENDED SUMMONS IN A CIVIL CASE & COMPLAINT are as follows: Sex: FEMALE Skin: WHITE Approximate Age: 45 (b) That the place where (if possible in terms of an exact street address) and the date and time of the day when the AMENDED SUMMONS IN A CIVIL CASE & COMPLAINT was left with the defendant or other person are as follows: Place: ONE BAXTER PARKWAY, DEERFIELD, IL, 60015 Date: 03/17/2005 Time of Day: 15:32 That he/she was unable to serve the within named defendant.

Comments:

Subscribed and sworn before me this

Date: 03/23/2005

File Number: 05CV0088

Signature of Notary Public

OFFICIAL SEAL
HEATHER M LANGE
HOTARY PUBLIC - STATE OF INLINOIS
MY COMMISSION EXPIRES COMMISSION EXPIRES.

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

agreed upon between defendants and plaintiff.

ACCEPTANCE OF SERVICE

Defendants.

I, Merle M. DeLancey Jr., attorney for defendants Baxter Healthcare

Corporation and Baxter International, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that Baxter Healthcare Corporation's and Baxter International, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be

Date:

Merle M. DeLancey Jr., Esq.

Dickstein Shapiro Morin & Oshinsky LLP

2101 L Street NW

Washington, DC 20037-1526

Attorney for Defendants Baxter Healthcare Corporation and Baxter International, Inc.

COUNTY OF ONODAGA

X ·

Plaintiff,

05-CV-0088

v.

FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Peter J. Venaglia, attorney for defendants Forest Laboratories, Inc. and Forest Pharmaceuticals, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Forest Laboratories, Inc.'s and Forest Pharmaceuticals, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 33105

Peter J. Venaglia, Esq

Dornbush Schaeffer Strongin

& Weinstein, LLA

747 Third Avenue

New York, New York 10017

Attorney for Defendants Forest Laboratories, Inc. and Forest Pharmaceuticals, Inc.

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COUNTY	OF	ONONDAGA	
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Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Paul J. Coval, attorney for defendants Boehringer Ingelheim Corporation,

Boehringer Ingelheim Pharmaceuticals, Inc. and Roxanne Laboratories, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that the foregoing defendants' time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and

plaintiff.

Date: 6-1-05

Paul J. Coyál, Esq.

Vorys, Sater, Seymour & Pease, LLP

52 Hast Gay Street

P.O. Box 1088

Columbus, OH 43215-1008

Attorney for Defendant Boehringer Ingelheim Corporation, Boehringer Ingelheim Pharmaceuticals, Inc. and Roxanne Laboratories, Inc.

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC., ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Maura T. Healey, attorney for defendant Biogen Idec, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Biogen Idec, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned In re Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

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Date: 4/4/05

Maura T. Healey, Esq.

Wilmer Cutler Pickering Hale

and Dorr LLP 60 State Street Boston, MA 02109

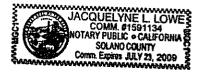
Attorney for Defendant Immunex Corporation

Case 1:01-cv-12257-PBS Document 1817 Filed 10/28/05 Page 13 of 42

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	
COUNTY OF ONONDAGA,	x Case No. 05-CV-008 8
vs.	
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	
STATE OF CALIFORNIA)	X
COUNTY OF SOLANO) ss.:	
RAY LOWE	, being duly sworn deposes and says that:
Deponent is not a party to this action, and is over	18 years of age and is a resident of the State of
CALIFORNIA .	
On FRIDAY, SEPTEMB	ER 30, 2005, at approximately 11: 20 A.m., at
(place served) 2751 NAPA VALLEY CORPORA	TE DRIVE, NAPA, CALIFORNIA,
Deponent served the within Summons in a Civil C	Case and Complaint upon
DEY INC.	, by delivering to and leaving with
(Person served) JOHN SCHEELS	(title) ASSISTANT GENERAL COUNCIL ,
a true and correct copy of said documents.	
At the time of said service, (Person served)	JOHN SCHEELS stated that
(E) he was duly authorized to accept service of leg	al process forDEY_INC
(person served) JOHN SCHEELS	is described as a WHITE (YE)male,
approximately 58 years of age, 210	lbs., 6' 3 " tall, with WHITE hair.
(other features) BEARD	<u> </u>
	Danie
	(PROCESS SERVER'S SIGNATURE)
	RAY LOWE, REGISTERED PROCESS SERVER #185 SOLANO
Subscribed and Swarp to before the 20000 to	Print Name
Subscribed and Sworn to before me on the 30THda	ty

of <u>SEPTEMBER</u>, <u>2005</u>by the affiant who is personally known to me.

MOTARY PUBLIC



COUNTY	OF ONODAGA	X
O O 1 , x x	O1 O1.0	

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, E. Abim Thomas, attorney for defendant **Eisai**, **Inc.** in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that **Eisai**, **Inc.**'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 4/7/05

E. Abim Thomas, Esq. Ropes & Gray LLP One International Plaza Boston, MA 02110

Attorney for Defendant Eisai, Inc.

Case No. 05-CV-008 8
, being duly sworn deposes and says that:
ears of age and is a resident of the State of
, 2005, at approximately 5/4 .m., at
and Complaint upon
JW _, by delivering to and leaving with
. (title) / CAM. COMM.
AN MCOLOGY stated that
rocess for
is described as a (fe)male,
lbs., ' tall, with /// hair.
'
ROCESS SERVER'S SHOWN (URE) Print Name

Notary Public , 2005

NOTARIAL SEAL MICHAEL B. GERSTEIN, MOIET Public City of Philadelphia, Phila. County My Contension Expires February 28, 2009

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK
COUNTY OF ONONDAGA, Case No. 05-CV-008 8
vs.
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.
STATE OF M. 550072()) ss.: COUNTY OF 57-6005)
COUNTY OF ST-COURS)
שלטרנים ליבודו , being duly sworn deposes and says that:
Deponent is not a party to this action, and is over 18 years of age and is a resident of the State of
MISSOURI SEPTEMBER On THURSDAY, 2005, at approximately 1:42 p.m., at
(place served) ONF CORPORATE (NOODS DIZ, ST. LOWIS, ME 63044,
Deponent served the within Summons in a Civil Case and Complaint upon
FITHEX CORP , by delivering to and leaving with (Person served) STEVE RAWDAZZO . (title) U.P.
(Person served) STEVE RANDAZZO . (title) V. P.
a true and correct copy of said documents.
At the time of said service, (Person served) STEVE DANDAZZO stated that
(s)he was duly authorized to accept service of legal process for FETHEX CORP
(person served) STEVE RANDAZZO is described as a WHITE (male,
approximately 45 years of age, 205 lbs., 6' / "tall, with BLACK hair.
(other features)
PROCESS SERVER'S SIGNATURE)
30 Hay of September 2005

DONNA LEE SMITH St. Louis County My Commission Expires December 5, 2006

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COUNTY OF ONODAGA

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, William A. Davis, attorney for defendant Eli Lilly and Company in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Eli Lilly and Company's time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 4-1-05

William A. Davis, Esq.

Mintz Levin Cohn Ferris

Glovsky and Popeo, P.C.

701 Pennsylvania Avenue, N.W.

Washington D.C. 20004

Attorney for Defendant Eli Lilly and Company

X

COUNTY OF ONODAGA

Plaintiff,

05-CV-0088

ACCEPTANCE OF SERVICE

٧.

FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

Defendants.

I, Andrew L. Hurst, attorney for defendants Fujisawa USA, Inc., Fujisawa Healthcare, Inc. and Genentech, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Fujisawa USA, Inc.'s, Fujisawa Healthcare, Inc.'s and Genentech, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date

Andrew L. Hurst, Esq.

Reed Smith LLP

1301 K Street, N.W.

Suite 1100 - East Tower

Washington D.C. 20005

Attorney for Defendants Fujisawa USA, Inc., Fujisawa Healthcare, Inc. and Genentech, Inc.

COUNTY OF ONONDAGA,)
Plaintiff,)) 05-CV-0088
V.)) FJS/GHL
ABBOTT LABORATORIES, INC.,)
AGOURON PHARMACEUTICALS, INC.,) ACCEPTANCE OF SERVICE
ALCON LABORATORIES, INC.,)
ALLERGAN, INC., ALPHAMARA INC.,)
et al.)
)
Defendants.)
	_)

I, Eric P. Christofferson, attorney for defendant **Genzyme Corporation** in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that **Genzyme Corporation's** time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and

plaintiff.

Data:

Eric P. Christofferson, Esq.

Ropes & Gray LLP

One International Place

Boston, MA 02110

Attorney for Defendant Genzyme Corporation

	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	
	COUNTY OF ONONDAGA,	Case No. 05-CV-008 8
	VS.	
	ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	···
	STATE OF) ss.:	-A
	COUNTY OF)	
	Daniel Guida	, being duly sworn deposes and says that:
	Deponent is not a party to this action, and is over 18	years of age and is a resident of the State of
	N.	
	In MCN Sept	30, 2005, at approximately 4 : 40 cm., at
	(place served) 340 Ungsian	J. St., LIttley, NJ.
אמן גרווי	Deponent served the within Summons in a Civil Cas	
J. HALL	HI- KOCILO 2005	by delivering to and leaving with
	(Person served) . T. J. V. N. C. I.	(inte)
	a true and correct copy of said documents.) Parking;
	At the time of said service, (Person served)	stated that
	(s)he was duly authorized to accept service of legal	process for (1)
	(person served) V - 1 (V)()	is described as a(fe)male,
	approximately years of age, 10	U lbs., " tall, with hair.
	(other features)	
	9	7-11
	_	
		PROCESS SERVER'S SIGNATURE)
		Print Name
	Sworn to before me this A day of , 2005	
	DACIEN J. MULLEN DACIEN J. MULLEN EXPIRES	

COUNTY OF ONODAGA x

Plaintiff,

: 05-CV-0088

v. : : FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Zoe Philippides, attorney for defendant Immunex Corporation in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Immunex Corporation's time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 4/11/05 ____

Zoe Philippides, Esq.

Perkins Coie

1201 Third Avenue

Suite 4800

Seattle, WA 98101

Attorney for Defendant Immunex Corporation

COUNTY OF ONODAGA

X

Plaintiff,

05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Kurt Pomrenke, attorney for defendants King Pharmaceuticals, Inc. and Monarch Pharmaceuticals, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that King Pharmaceuticals, Inc.'s and Monarch Pharmaceuticals, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned In re Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 4/8/05

Kurt Pomrenke, Esq. Legal Department

King Pharmaceuticals, Inc.

501 Fifth Street

Bristol, TN 37620

Attorney for Defendants King Pharmaceuticals, Inc. and Monarch Pharmaceuticals, Inc.

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COUNTY OF ONODAGA

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Plaintiff,

: 05-CV-0088

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Andrew D. Schau, attorney for defendants Johnson & Johnson, Janssen

Pharmaceutica Products LP, McNeil-PPC, Inc., Ortho Biotech Products LP and

Ortho-McNeil Pharmaceutical, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that the foregoing defendants' time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or

to a date to be agreed upon between defendants and plaintiff.

Date: 4/1/05

Andrew D. Schau, Esq. Patterson, Belknap, Webb

& Tyler LLP

1133 Avenue of the Americas

New York, NY 10036

Attorney for Defendants Johnson & Johnson, Janssen Pharmaceutica Products LP, McNeil-PPC, Inc., Ortho Biotech Products LP and Ortho-McNeil Pharmaceutical, Inc.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE PHARMACEUTICAL INDUSTRY AVERAGE WHOLESALE PRICE LITIGATION	MDL No. 1456 Master File No. 01-CV-12257-PBS Judge Patti B. Saris
THIS DOCUMENT RELATES TO: County of Onondaga v. Abbott Laboratories, Inc., et al. D. Mass, C.A. No. 05-CV-10599-PBS	

ACCEPTANCE OF SERVICE

I, James M. Vant, attorney for defendants Mylan Laboratories Inc., Mylan Pharmaceuticals Inc., and UDL Laboratories, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that the foregoing defendants' time to answer or otherwise respond shall be extended to a date set by order of Judge Patti B. Saris in the District of Massachusetts in the action captioned In Re Pharmaceutical Industry Average Wholesale Price Litigation (MDL No. 1456, Master File No. 01-CV-12257-PBS) or to a date to be agreed upon between plaintiff and defendants.

Dated: June 1, 2005

James M. Vant (BBO #653616)

Greenberg Traurig, LLP One International Place

Boston, MA 02110

Telephone: (617) 310-6000 Facsimile: (617) 310-6001

Attorneys for Defendants Mylan Laboratories Inc., Mylan Pharmaceuticals Inc., and UDL Laboratories, Inc.

COUNTY OF ONONDAGA

X

Plaintiff,

05-CV-0088

ACCEPTANCE OF SERVICE

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FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC.,

ALCON LABORATORIES, INC.,

: x

ALLERGAN, INC., ALPHAMARA INC., et al.

Defendants.

I, John M. Townsend, attorney for defendant Merck & Co. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Merck & Co. time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price*

Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: May 27, 2006

John M. Townsend, Esq.

Hughes Hubbard & Reed

1775 I Street N.W.

Washington, D.C. 20006-2401

Attorney for Defendants Merck & Co.

X.

COUNTY OF ONODAGA

Plaintiff,

: 05-CV-0088

v. : FJS/GHL

ABBOTT LABORATORIES, INC.,
AGOURON PHARMACEUTICALS, INC.,
ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, James V. Hayes, attorney for defendant MedImmune, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that MedImmune, Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: April 11, 2005

James V. Hayes, Esq.

Williams & Connolly, LLP

725 12th Street, N.W.

Washington D.C. 20005

Attorney for Defendant MedImmune, Inc.

Х

COUNTY OF ONONDAGA

Plaintiff,

05-CV-0088

٧.

FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC., et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Mark Godler, attorney for defendant Novartis Pharmaceuticals Corporation in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that Novartis Pharmaceuticals Corporation's time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned In re Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Mark Godler, Esq.

Kaye Scholer LLP

425 Park Avenue

New York, NY 10022

Attorney for Defendant Novartis Pharmaceuticals Corporation

COUNTY OF ONONDAGA	X
	•

Plaintiff,

05-CV-0088

٧.

FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I, Erica J. Smith-Klocek, attorney for defendants **Pfizer, Inc., Pharmacia Corporation, Algouron Pharmaceuticals, Inc. and Greenstone LTD** in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that the foregoing defendants' time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

X

Date: 5/31/05

Erica J. Smith-Klocek, Esq.

Morgan Lewis & Bockius LLP

1701 Market Street

Philadelphia, PA 19103

Attorney for Defendants Pfizer, Inc., Pharmacia Corporation, Algouron Pharmaceuticals, Inc. and Greenstone LTD

COUNTY OF ONONDAGA	x	
	:	
Plaintiff,	:	
	:	05-CV-0088
v.	:	FIGGH
A DO A DODA HODIES INC	:	FJS/GHL
ABBOTT LABORATORIES, INC.,		
AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,	•	ACCEPTANCE OF SERVICE
ALLERGAN, INC., ALPHAMARA INC.,	:	
et al.	X	
Defendants.		

I, Thomas J. Roberts, attorney for defendants Par Pharmaceuticals, Inc. in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onondaga that Par Pharmaceuticals,

Inc.'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average Wholesale Price Litigation* (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 5/31/05 Thomas J. Roberts, Esq.

Williams & Connolly, LLP 725 12th Street, N.W.

Washington D.C. 20005

Attorney for Defendant Par Pharmaceutical , Inc.

COUNTY OF ONODAGA

Х

Plaintiff.

05-CV-0088

٧.

FJS/GHL

ABBOTT LABORATORIES, INC., AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC., ALLERGAN, INC., ALPHAMARA INC.,

ACCEPTANCE OF SERVICE

Defendants.

et al.

I, Lori A. Schechter, attorney for defendant **Purdue Pharma**, **LP** in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that **Purdue Pharma**, **LP**'s time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned *In re Pharmaceutical Industry Average*Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

Date: 4/5/05

Lori A. Schechter, Eq. Morrison & Forester LLP

425 Market Street

San Francisco, CA 94105

Attorney for Defendant Purdue Pharma, LP

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK
COUNTY OF ONONDAGA, Case No. 05-CV-008 8
vs.
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.
STATE OF) ss.:
COUNTY OF)
DMICC GUCCA, being duly sworn deposes and says that:
Deponent is not apparty to this action, and is over 18 years of age and is a resident of the State of
On MON , Sapt 30 2005, at approximately 4: 41 f.m., at
(place served) 340 Kingsland St, NUtley, NS
Deponent served the within Summons in a Civil Case and Complaint upon by delivering to and leaving with
(Person served) P. BONDICKI (title) C. (UN)SCC,
a true and correct copy of said documents.
At the time of said service, (Person served) : Supplied that
(s)he was duly authorized to accept service of legal process for KON HODS.
(person served) is described as a (fe)male,
approximately 35 years of age, 00 lbs., 5 '4 " tall, with By hair.
(other features)
(PROCESS SERVER'S SIGNATURE)
Daniel Gulda Print Name
Sworn to before me this

DACIEN J. MULLEN MY COMMISSION EXPIRES JUNE 1, 2008 Case 1:01-cv-12257-PBS Document 1817 Filed 10/28/05 Page 32 of 42

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK COUNTY OF ONONDAGA,

Case No. 05-CV-008 8

vs.

ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al. STATE OF NEW YORK) ss.: COUNTY OF QUEENS)

Byran Smith, being duly sworn deposes and says that: Deponent is not a party to this action, and is over 18 years of age and is a resident of the State of New York.

On October 3, 2005, 2005 at approximately 3:30 p.m. at 1133 Avenue of the Americas, Ste 3100, New York, New York 10036, Deponent served the within Summons and Complaint upon Sanofi-Synthelabo Inc., via Agent Corporation Service Company, by delivering to and leaving with John Pelletier, Customer Service Representative, a true and correct copy of said documents.

At the time of said service, John Pelletier stated that he was authorized to accept service of process for Sanofi-Synthelabo Inc.

John Pelletier is described as a White male, approximately 5'11"-6'1" tall, 210-230 lbs, 55-58 years old, black hair, balding and wears glasses.

Sworn to before me this 6th day of October, 2005

otary Public Jackson

KARLENE S. JACKSON

Notary Public
State of New York, #01JA5083169
Qualified in Kings County
Commission Expires August 4, 20

COUNTY OF ONODAGA

Plaintiff,

05-CV-0088

X

FJS/GHL

ABBOTT LABORATORIES, INC.,

AGOURON PHARMACEUTICALS, INC., ALCON LABORATORIES, INC.,

٧.

ALLERGAN, INC., ALPHAMARA INC.,

et al.

ACCEPTANCE OF SERVICE

Defendants.

I. John Montgomery, attorney for defendants Schering Corporation, Schering-Plough Corporation and Warrick Pharmaceuticals Corporation in the above-captioned matter, hereby accept service of the Summons and Complaint in this action in conjunction with agreement by plaintiff County of Onodaga that Schering Corporation's, Schering-Plough Corporation's and Warrick Pharmaceuticals Corporation's time to answer or otherwise respond shall be extended to a date set by order of Judge Saris in the District of Massachusetts in the action captioned In re Pharmaceutical Industry Average Wholesale Price Litigation (MDL 1456) or to a date to be agreed upon between defendants and plaintiff.

hn Montgomery Esq.

Ropes & Grav LL One International Plaza

Boston, MA 02110

Attorney for Defendants Schering Corporation, Schering-Plough Corporation and Warrick Pharmaceuticals Corporation

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORKx
COUNTY OF ONONDAGA, Case No. 05-CV-008 8
vs.
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.
STATE OF) MASSACHUS ETTS) ss.: COUNTY OF SUFFOLK)
DAVID E. WALTERS, being duly sworn deposes and says that:
Deponent is not a party to this action, and is over 18 years of age and is a resident of the State of
MASSACHUSETTS
On THURSDAY SEPTEMBER 29, 2005, at approximately 12:55 p.m., at
(place served) ONE TECHNOLOGY PLACE, ROCKLAND MA 02370.
Deponent served the within Summons in a Civil Case and Complaint upon
SERONO INC , by delivering to and leaving with (Person served) ELEEN ROJENBERG , (title) ASSOCIATE GENERAL COUNSEL
(Person served) EILEEN ROJENBERG , (title) ASSOCIATE GENERAL COUNSEL
a true and correct copy of said documents.
At the time of said service, (Person served) EILEEN ROSENBERG stated that
(s)he was duly authorized to accept service of legal process for SERONO INC.
(person served) EICEEN ROSENSERG is described as a WHITE (fe)male,
approximately 37 years of age, 135 lbs., 5 '7 " tall, with BROWN hair.
(other features)
PAVID E. WALTERS Print Name Sworn to before me this

Sworm to before the this 29° day of SEPT, 2005

Notary Public My Communication, Rep.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	
COUNTY OF ONONDAGA,	Case No. 05-CV-008 8
vs.	
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	
STATE OF) ss.:	
COUNTY OF)	
Christopher Mullen, be	ing duly sworn deposes and says that:
Deponent is not a party to this action, and is over 18 years o	f age and is a resident of the State of
PA.	
on MM Sept; 303	2005, at approximately 2: 15 f.m., at
(place served) Franklin Paga, Pr	Ma 14
Deponent served the within Summons in a Civil Case and C	Complaint upon A Complaint upon A Complex Comp
(Person served) TRAN SNINWY . (uile) (MAMN: MACO),
a true and correct copy of said documents.	Ahar voor
At the time of said service, (Person served)	Studio V V stated that
(s)he was duly authorized to accept service of legal process	for MILLING.
(person served)	is described as a(fe)male,
approximately bears of age, l	bs.,' tall, with hair.
(other features)	
(PROC	ESS SERVER'S SIGNATURE)
	Print Name
Sworn to before me this Alday of 10 - 2005	

Nøtary Public

JANETE MULLEN
MAY 17, 2008

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	
COUNTY OF ONONDAGA,	Case No. 05-CV-008 8
vs.	
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	
STATE OF) ss.:	
COUNTY OF Lionard Amil	_, being duly sworn deposes and says that:
Deponent is not a party to this action, and is over 18 ye $\frac{200}{100}$	ears of age and is a resident of the State of
on <u>Q-29-</u>	, 2005, at approximately: \(\begin{aligned} \begin{aligned} \lambda & \text{.m., at} \\ \begin{aligned} \lambda & \text{.m., at} \end{aligned} \]
(place served) Tap Pharmaceutica	Q Producta,
Deponent served the within Summons in a Civil Case	and Complaint upon
Donna Monlywas	by delivering to and leaving with
(Person served)	, (title), Lyal Dept,
a true and correct copy of said documents.	
At the time of said service, (Person served)	ma Montgivias stated that
(s)he was duly authorized to accept service of legal pr	ocess for Tapl Phornaclubral
	is described as a(fe)male,
approximately years of age, 120) lbs., <u>5',4'</u> " tall, with <u>Bw</u> hair.
(other features)	
Sworn to before me this 34 day of Alpl , 2005 NOTABLE STATES	ROCESS SERVER'S SIGNATURE) Print Name CIAL SEAL A SMITH - STATE OF ILLINOIS EXPIRES JAN. 7, 2008

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	•
COUNTY OF ONONDAGA,	Case No. 05-CV-008 8
vs.	
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	x
OTATE OF (Change)	·
STATE OF CHUPORNIA)) ss.: COUNTY OF Onewor	•
Surya Von Rocen	, being duly sworn deposes and says that:
Deponent is not a party to this action, and is over	18 years of age and is a resident of the State of
CALIFORNIA.	
On MONDAY, Augu	BEN. 2005, at approximately 10: 45 A.m., at
(place served) 311 Bonnie Circle, Co	Drona, (A 9280,
Deponent served the within Summons in a Civil C	
Watson Pharma , Inc.	, by delivering to and leaving with
(Person served) David A. Buchen	. (title) Se. V. P
a true and correct copy of said documents.	
At the time of said service, (Person served)	David A. Buchen stated that
(s)he was duly authorized to accept service of leg	al process for Watson Pharma, luc
(person served) David A. Buch	is described as a W (fe)male
approximately 55 years of age, 20	bo lbs., 6' 1" tall, with light hair
(other features)	· ·
rihed and sworn to (or affirmed) tietore me	
Surva Von Poser, 2005,	. k/NO
onally known to me or proved to me on the of satisfactory evidence to be the person(s) appeared before me.	(PROCESS SERVER'S SIGNATURE)
appeared before me.	Cyl.D
	Print Name
Sworn to before me this	
day of , 2005	AMANDA HELEN BYHAM COMM. #1387473 Z
	COMM. #1387473 R Notary Public - California O Orange County
Noton Public	My Comm. Expires Nov. 26, 2006

Notary Public

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	
COUNTY OF ONONDAGA,	-X
VS.	Case No. 05-CV-008 8
ABBOTT LABORATORIES, INC., ALCON LABORATORIES, INC. et. al.	
STATE OF CHLIFDENIA)	X
COUNTY OF Ormos) ss.:	
Surya Von Rocen	, being duly sworn deposes and says that:
Deponent is not a party to this action, and is over 18	8 years of age and is a resident of the State of
CALIFORNIA.	
On MONDAY, Augus	st
(place served) 311 Bonnie Circle Cor	ONA . CA 92880 ,
Deponent served the within Summons in a Civil Ca	se and Complaint upon
Watson Pharmaceuticals, In	, by delivering to and leaving with
(Person served) David A. Buchen	. (title) Se. V. P.,
a true and correct copy of said documents.	
At the time of said service, (Person served)	David A. Buchen stated that
(s)he was duly authorized to accept service of legal	process for Watson Pharmaceuticals, V
(person served) David A. Bucho	is described as a (fe)male.
approximately 55 years of age, 200	o lbs., 6' l "tall, with light hair.
(other features)	•
e of California, County of <u>Orange</u> scribed and sworn to (or affirmed) before me is <u>05</u> day of <u>October</u> , 20 05,	
SUKA Vm Rosem onally known to me or proved to me on the	(PROCESS SERVER'S SIGNATURE)
onally known to me or proved to me on the sof satisfactory evidence to be the person(s) appeared before me.	Surya Von Rosen
Sworn to before me this	Print Name
day of , 2005	AMANDA HELEN BYHAM
	COMM. #1387473
Notary Public	Orange County My Comm. Expires Nov. 26, 2006

Notary Public

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN RE PHARMACEUTICAL INDUSTRY AVERAGE WHOLESALE PRICE LITIGATION

THIS DOCUMENT RELATES TO:

COUNTY OF ONONDAGA V. ABBOTT LABORATORIES, INC., ET AL., (N.D.N.Y. Case No. CV-05-0088)

MDL. NO. 1456

Civil Action No. 01-CV-12257 Judge Patti B. Saris

AFFIDAVIT OF SERVICE UNDER THE HAGUE CONVENTION

Kirby McInerney & Squire, LLP 830 Third Avenue, 10th Floor New York, NY 10022 (212) 371-6600

SUMMARY OF THE DOCUMENT TO BE SERVED

2005 2510

ELEMENTS ESSENTIELS DE L'ACTE

Convention on the service abroad of judicial and extrajudicial documents In civil or commercial matters, signed at The Hague, November 15, 1965.

Convention relative 'a la signification et a la notfrarion ~ l'e'stranger ties acres judiciaries et extrajudiciaries en matiere civile ou commerciale, signgee a La Haye, le 15 Novembre 1965.,

(article 5, fourth paragraph)
(article 5. alinea 4)

Name and address of the requesting authority: Nom ei addressee tie l'autorite requirante:
Joanne M. Cicala, ESQ., Kirby McInerney & Squire, LLP, 830 Third Ave. NY 10022 (212) 371-6600
Particulars of the parties: Identite des parties:
The County of Onondaga v. Abbott Laboratories, Inc. et al.
JUDICIAL DOCUMENT
ACTE JUDICIA IRE
Nature and purpose of the document: Nature et obiet tie I'acte-
To give notice to defendants of the institution against them of a claim for civil damages, and summons them to answer the complaint.
Nature and purpose of the proceedings and, where appropriate, the amount in dispute: Nature et objet de l'instance le cas echeant le montant du litige:
Plaintiffs are seeking relief as indicated on page 134 of the complaint; exact remedy will be determined in court.
Date and place for entering appearance- Date el lieu de la comparution:
Court which has given judgment**: Juridiction qui a rendu la decision:
Defendant has (20) days from receipt of summons to answer. Case transferred to the District Court of Massachusetts (Boston).
Dale of judgment**: Date de /a decision:
Time limits stated in the document**: Indication des delias figurant dans l'acte: Defendant is required to file an Answer with the Court within (20) days after receiving the summons and complaint herein.
Distribute to the unitariate which are been manifely only the second manifely of the second manifely only the second manifely of the second manifely only the second manife
EXTRAJUDICIAL DOCUMENT ACTE EXTRAJUDICIAIRE
Nature and purpose of the document: Nature et objet l'acte:
N/A
Time limits stated in the document:**

Indication des delias figurant dans l'acte:

N/A

SFP 2005-2510

CERTIFICATE - ATTESTATION

The undersigned authority has the honour to certify, in conformity with article 6 of the Convention L'autorite soussignee a l'honneur d'attester conformenent a l'article 6 de ladite Convention.

- 1) that the document has been served the (date) 03 May 2005 que le demande a ete executee
- -at (place, street, number) 980 Great West Road, Brentford, Middlesex, TW8 -a (localite, rue, numero)
- in one of the following methods authorised by article 5:
- -dans une des formes suivantes prevues a l'article 5:
- a) in accordance with the provisions of sub-paragraph (a) of the first paragraph of article 5 of the convention

selon les formes legales (article 5, alinea premier, lettre a)

- b) in accordance with the following particular method selon la forme particuliere suivante
- e) by delivery to the addressee, who accepted it voluntarily par remise simple

The documents referred to in the request have been delivered to: Glaxosmithkline Plc

Les documents mentionnes dans la demande ont ete remis a:

- (identity and description of person)

Janet Azzopardi

- (identite et qualite de la personne)
- relationship to the addressee (family, business or other)

Corporate Secretary

- liens de parente de subordination ou autres avec

le desinataire de l'acts

2) that the document has not been served, by reason of the following facts: que la demande n'a pas ete executee, en raison des faits suivants:

in conformity with the second paragraph of article 12 of the Convention, the applicant is requested to pay the expenses details in the attached statement. Conformement a l'article 12, alinea 2 de ladite Convention, le requerant est prie de payer ou de rembourser les frais dont le detail figure au memoire ci-joint

Annexes Documents returned Pieces renvoyees

Done at London fait a

in appropriate cases, documents establishing the service: le cas echeant, les documents justicatifs de l'execution:

the 9 May, 2005 le

Signature and/or stamp: Signature et/ou cachet:

U.S. Department of Justice United States Marshals Service



REQUEST FOR SERVICE ABROAD OF JUDICIAL OR EXTRAJUDICIAL DOCUMENTS

DEMANDE

AUX FINS DE SIGNIFICATION OU DE NOTIFICATION A L'ETRANGER D'UN ACTE JUDICIAIRE OU EXTRAJUDICIAIRE

Convention on the service abroad of judicial and extrajudicial documents in civil or commercial matters, signed at The Hague, November 15, 1965.

Convention relative 'a la signification et 'a la notification 'a l'etranger des actes judiciaires ou extrajudiciaires en matiere civile ou commerciale, signgee 'a La Haye, le 15 Novembre 1965.

Identity and address of the applicant Identite et adresse du requerant

Joanne M. Cicala, Esq. KIRBY McINERNEY & SQUIRE 830 Third Avenue New York, NY 10022 Address of receiving authority
Adresse de l'autorite destinataire

The Senior Master of the Supreme Court of the Judiature Royal Courts of Justice Strand London WC2A 2LL, United Kingdom

The undersigned applicant has the honour to transmit-in duplicate-the documents listed below and, in conformity with article 5 of the above-mentioned Convention, requests prompt service of one copy thereof on the addressee, i.e.,

(identity and address)

Le requerant soussigne a l'honneur de faire parvenir-en double exemplaire-a l'autorite destinataire les documents ci-dessous enumeres. en la priant conformement a l'article 5 de la Convention precitee, d'en faire remettre sans remettre un exemplaire au destinataire, savoir: (identite et adresse)

GlaxoSmithKline P.L.C. ("GSK") - 980 Great West Road, Brentford, Middlesex, EN, TW8 9, U.K.

★ (a) in accordance with the provisions or sub-paragraph (a) of the first paragraph of article 5 of the Convention.*

a) selon les formes legales (article 5 alinea premier, lettre a).

(b) in accordance with the following particular method (sub-paragraph (b) of the first paragraph of article 5)*:

b) selon la forme particuliere suivante (article 5, aline'a premier, lettre b):

(c) by delivery to the addressee, if he accepts it voluntarily (second paragraph of article 5)*:

c) le cas echeant, par remise simple (article 5, alinea 2).

The authority is requested to return or to have returned to the applicant a copy of the documents-and of the annexes-with a certificate• a provided on the reverse side.

Cette autorite est priee de renvoyer ou de faire renvoyer au requerant un exemplaire de l'acte-et de ses annexes -avec l'attestation figurant au verso.

List of documents	
Enumuration der pieces	
Complaint in Duplicate	
Summons in Duplicate	
Certificate (un-executed) in Duplicte	
Executed "Request" in Duplicate	
Executed "Summary" in Duplicate	

Done at New York, NY, the $\frac{3-23-05}{le}$

Signature and/or stamp
Signature et/ou cachet

Joanne M. Cicala, Esq.